

Serial No. 10/810,499
Amendment and Response to Office Action
Mailed February 27, 2006

Filed: March 26, 2004

REMARKS

Claims 5-28 are pending in the present application. Claims 1-4 have been canceled, and Claims 5-28 have been added to claim subject matter included in the application. Reconsideration of the pending Claims is respectfully requested in view of the amendments to the Claims and the following remarks.

Claim Rejections pursuant to 35 U.S.C. §102(e)

Claims 1-4 were rejected pursuant to 35 U.S.C. §102(e) as being anticipated by U.S. Patent No. 6,608,637 to Beaton et al. (hereinafter "Beaton"). Applicant respectfully traverses these rejections since each and every limitation included in new Claims 5-28 are not taught, suggested, or disclosed by the cited prior art. For example, Claim 5 describes processing means for detecting one of a predetermined set of events that cause operation of an application program to suspend, and the processing means is operable to generate event data representative of a cause of the suspension of the application program. Claim 5 also describes that the processing means is operable to suspend operation of an application program when an event is detected, and storage means for storing the event data generated by the processing means. In addition, Claim 5 describes that the processing means is further operable to resume operation of the application program suspended by the processing means, and the processing means is further operable to deliver the event data stored by the storage means to the resumed application program.

Beaton, on the other hand, does not teach, suggest, or disclose generation and storage of event data representative of a cause of suspension of an application program as described in Claim 5. It follows that Beaton cannot possibly teach, suggest, or disclose delivery of stored event data to a resumed application program as also described in Claim 5. To the contrary, Beaton describes an example technique for suspending/resuming an application when an SMS note is received at the same time a party is involved in a voice call in which execution of an

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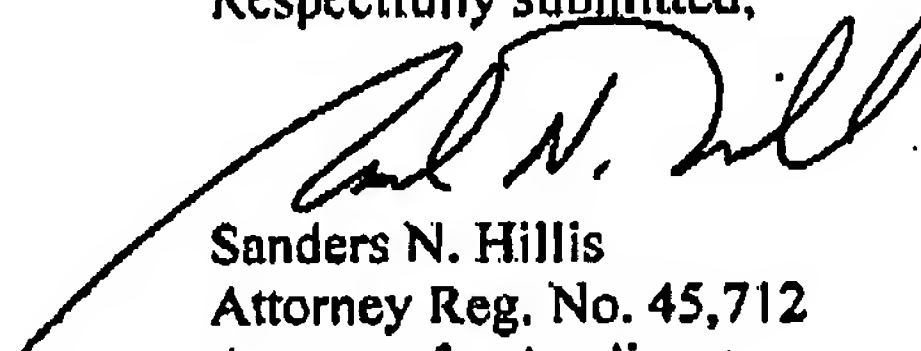
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SMS note program and a voice call application are apparently occurring concurrently, or the voice call is simply resumed following completion of execution of the SMS program. (Figures 8a-8e, Col. 6 lines 57-59, Col. 5 lines 48-54, Col. 7 lines 22-25) Accordingly, Beaton not only fails to teach, suggest, or disclose generation and storage of event data, but also is completely silent regarding delivery of such data to a resumed application program.

In another example, Claim 8 describes generating event data representative of a cause of suspension of operation of an application program, and storing the event data. Claim 8 also describes delivering the event data to the resumed application program for use therein. Conversely, Beaton simply describes a GUI manager that manages an application and can suspend, resume, or stop it. (Col. 6 lines 4-7) Claim 9 and the Claims dependent therefrom, similar include limitations that are not taught, suggested or disclosed by Beaton.

With this amendment and response, Applicant believes that the present pending claims of this application are allowable, and respectfully requests the Examiner to issue a Notice of Allowance for this application. Should the Examiner deem a telephone conference to be beneficial in expediting allowance/examination of this application, the Examiner is invited to call the undersigned attorney at the telephone number listed below.

Respectfully submitted,



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